EXHIBIT 2

Redline

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
BIG LOTS, INC., et al.,	Case No. 24-11967 (JKS)
Debtors. ¹	(Jointly Administrated)
	Re: Docket No. [4] 2084

ORDER PURSUANT TO SECTIONS 363 AND 365 OF THE BANKRUPTCY CODE AUTHORIZING THE DEBTORS-IN-POSSESSION TO ASSUME, ASSIGN AND SELL CERTAIN NON-RESIDENTIAL REAL PROPERTY LEASES LEASE STORE 4691 (Store Nos.)

Big Lots, Inc. and certain of its affiliates (collectively, the "**Debtors**"), each of which is a debtor and debtor in possession in the Chapter 11 Cases, for an order pursuant to sections 105, 363 and 365 of the Bankruptcy Code and Bankruptcy Rules 2002, 6004, and 6006 and 9014, and Local Rule 6004-1, having received a Notice of Designation of Designated Asset from Gordon Brothers Retail Partners, LLC ("**GBRP**") in accordance with Section 2.05(b) of the APA² and Paragraph 43 of the Sale Order, with respect to thosethat certain unexpired leases lease of

¹ The debtors and debtors in possession in these chapter 11 cases, along with the last four digits of their respective employer identification numbers, are as follows: Great Basin, LLC (6158); Big Lots, Inc. (9097); Big Lots Management, LLC (7948); Consolidated Property Holdings, LLC (0984); Broyhill LLC (7868); Big Lots Stores - PNS, LLC (5262); Big Lots Stores, LLC (6811); BLBO Tenant, LLC (0552); Big Lots Stores - CSR, LLC (6182); CSC Distribution LLC (8785); Closeout Distribution, LLC (0309); Durant DC, LLC (2033); AVDC, LLC (3400); GAFDC LLC (8673); PAFDC LLC (2377); WAFDC, LLC (6163); INFDC, LLC (2820); Big Lots eCommerce LLC (9612); and Big Lots F&S, LLC (3277). The address of the debtors' corporate headquarters is 4900 E. Dublin- Granville Road, Columbus, OH 43081.

² Capitalized terms used herein and not otherwise defines shall have the meanings ascribed thereto in the Court's Order (I) Approving the Asset Purchase Agreement, (II) Authorizing and Approving the Sale of Certain of the Debtors' Assets Free and Clear of All Claims, Liens, Rights, Interests, Encumbrances, and Other Assumed Liabilities and Permitted Encumbrances, (III) Authorizing and Approving the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, and (IV) Granting Related Relief [D.I. 1556] (the "Sale Order").

non-residential real properties for the premises identified in Exhibit A hereto (each, a "Lease" and collectively, the "Leasesas amended from time to time, the "Lease"); and the Debtors having filed and served a Designated 365 Contract Notice (the "Designation Notice") seeking, inter alia, (i); and the 365 Counterparty (the "Landlord") having objected (the "Objection") to the Designation Notice; and the Debtors and GBRP having subsequently agreed, with consent of the Landlord, to assume and assign the Leases to [_____] (or a designee thereof) (hereinafter, "[____]"); and (ii) such additional and related relief as provided by the Sale Order; and lease to the party identified in Exhibit A and Exhibit B, namely Ocean State Job Lot of MA2025, LLC ("OSJL MA"); and the Court having determined that the legal and factual bases for the relief requested herein establish just cause for the relief granted herein; and after due deliberation and good and sufficient cause appearing therefor;

NOW, THEREFORE, the Court hereby finds as follows:

- A. After good and sufficient notice of the Designation Notice having been provided in accordance with the Designation Rights Procedures, and a reasonable opportunity to object or be heard regarding the proposed assumption and assignment of the Lease has been afforded to the applicable 365 Counterparties (each, a "Landlord" and collectively, the "Landlords") in accordance with the Designation Rights Procedures.
- B. The assumption, assignment and sale of the Leases Lease to OSJL MA, pursuant to Sections 363 and 365 of the Bankruptcy Code is in the best interests of the Debtors, their estates and their creditors, and is consistent with the terms of the APA and Sale Order, respectively.

- C. Pursuant to Sections 365(b)(1)(C), 365(f)(2)(B) and 365(b)(3) of the Bankruptcy Code, <u>as applicable</u>, and to the extent required under the Sale Order, <u>OSJL MA</u> has provided adequate assurance of future performance under the Lease.
- D. The assumption and assignment of the Leases to [_____] is in compliance with Section 365(b)(3) of the Bankruptcy Code.
- <u>D.</u> E. The Assumption and Assignment Agreements, dated as of [_]Agreement, executed as of May 14, 2025, and attached hereto as Exhibit B (the "Assignment Agreement"), between and among the Debtors and [____]OSJL MA was negotiated and entered into in good faith, and from arm's length bargaining positions. [____]OSJL MA is hereby found to be a good faith purchaser of the Leases Lease and is found to be entitled to the protections of a good faith purchaser under Section 363(m) of the Bankruptcy Code.

ACCORDINGLY, IT IS HEREBY ORDERED THAT

- 1. Pursuant to Sections 105, 363 and 365 of the Bankruptcy Code, the applicable Debtor is hereby authorized to assume, sell and assign to OSJL MA the Leases Lease set forth on Schedule A, pursuant to the terms and provisions of this Order, the APA, the Sale Order, and the Assignment Agreements Agreement, all of the terms of which are hereby approved.
- 2. In accordance with Section 363 of the Bankruptcy Code, effective as of the occurrence of a closing of the assignment of the Leases Lease under the Assignment Agreements Agreement (such date being hereinafter defined as the "Closing Date"), the Leases Lease shall be transferred free and clear of any leasehold mortgages, subleases, licenses, holdover rights under applicable bankruptcy and non-bankruptcy law and rules, claims, liens, interests, mechanics liens, bills, any rights under Section 365(h) of the Bankruptcy Code, and

other rights and encumbrances. Notwithstanding anything to the contrary in this Order, the transfer of the Lease pursuant to this Order shall not be free and clear of Lease Encumbrances, as that term is defined in paragraph F of the Sale Order.

- 3. Upon the entry of this Order and the occurrence of the Closing Date,

 OSJL MA shall be deemed to have assumed and succeeded to the entirety of the Debtors' rights and obligations in and to the Leased Lease which are due and owing from and after the Closing Date and shall have the rights of the tenant thereunder.
- 4. Upon entry of this Order and the occurrence of the Closing Date, [_____OSJL MA] is a good faith purchaser and shall be entitled to the protections of Bankruptcy Code Section 363(m).

Landlords Landlord shall be barred from asserting any additional cure amounts or other claims with respect to the Leases Lease. For the avoidance of doubt, the Landlords Landlord shall be forever (i) barred from objecting to the applicable Cure Costs and from asserting any additional cure or other amounts with respect to the Leases Lease, and the Debtors and [_____]OSJL MA shall be entitled to rely solely upon the Cure Costs set forth above and (ii) barred, estopped, and permanently enjoined from asserting or claiming against the Debtors, GBRP or OSJL MA, or their respective property that any additional amounts are due at the time of assumption and assignment of the Lease or other defaults exist, that conditions to assignment must be satisfied under the Leases Lease, or that there is any objection or defense to the assumption or assumption and assignment of the Leases Lease. On and after the Closing Date, OSJL MA shall be responsible for paying (and shall be entitled to receive any credits for) (i) all amounts outstanding under the Leases Lease due on or after the Closing Date;; and (ii) all remaining obligations that exist with respect to the Lease whether arising or accruing prior to, on or after the Closing Date except as otherwise provided in any side letter or amendment entered into by and between OSJL MA and the Landlord.

- 6. The proceeds of the Lease <u>salessale</u> shall be payable to GBRP in accordance with the APA and Sale Order, respectively.
- 7. All personal property and furniture, fixtures and equipment ("FF&E") remaining in the storesstore subject to the Leases Lease on or after the Closing Date shall be deemed abandoned pursuant to section 554 of the Bankruptcy Code, as of the Closing Date.

 [______]OSJL MA purchasing the Lease may, in its sole discretion and without further order of this Court, utilize and/or dispose of such property without notice or liability to the Debtors or any consenting third parties and, to the extent applicable, the automatic stay is modified to allow

such disposition; <u>provided</u>, that the Debtors shall not sell or abandon any property that the Debtors know is not owned by the Debtors; <u>provided</u>, <u>further</u>, that that the Debtors will either (a) provide for the return of such property to the Headquarters (as <u>defined belowidentified in footnote 1 of this Order</u>) or (b) return such property to the applicable lessor, or other owner of the property; <u>provided</u>, <u>however</u>, that the Debtors are not aware of any other parties with interests in the FF&E; <u>provided</u>, <u>further</u>, <u>however</u>, that the Debtors may <u>abandonleave in place any</u> property owned by the applicable Landlord at the applicable Store.

- 8. Any party which did not object within the time set forth in the notice thereof is deemed to consent to the Debtors' assumption and assignment of the Leases Lease, and the satisfaction of the requirements of Section 365 of the Bankruptcy Code. Upon the sale and assignment of the Leases Lease, payment of the Cure Costs and the transfer of the furniture, fixtures and equipment referenced immediately above, as applicable, shall relieve the Debtors from any further liability pursuant to Section 365(k) of the Bankruptcy Code.
- 9. Solely with respect to the transactions contemplated by this Order and the Assignment Agreements, and except as otherwise agreed between the applicable Landlord and OSJL MA, nothing in this Order shall be deemed to annul or vary any provision of the Leases *other than* the following provisions (the "Unenforceable Provisions"):

a. a provision prohibiting [_____]'s intended use of the premises;

a. a provision prohibiting the OSJL entity's intended use of the premises; or the use of the sidewalk adjoining the front exterior of the leased premises during the Lease term and any options, if exercised, for the continued and uninterrupted display and sale of propane gas tanks stored in metal cages and of seasonal landscaping materials, plants, flowers and shrubbery. The sidewalk activity must be conducted in accordance

with any applicable Lease Encumbrances, local zoning and building codes, and applicable law; all displays shall be maintained in a neat, clean and orderly condition; the activity must not interfere with the flow of pedestrian traffic on the sidewalk; and the Assignee shall provide liability insurance, in the amounts required under the Lease, covering the sidewalk area in front of the leased premises and arising from Assignee's outside display and sales of merchandise.

demographics of the shopping center's location and the overall quality of the shopping center and its existing tenants or (ii) the "going dark period" listed in the applicable Assignment Agreement;

- d. a provision conditioning assignment on Landlord consent, or requiring payment to the Landlord as the price of assignment, or granting Landlord the right to recapture the leased premises following the assignment;
- e. a provision effecting forfeiture or a modification of any of

 [_____]'sOSJL MA's rights or obligations presently in effect under the LeasesLease

 upon an assignment by the Debtors of the Lease; including any existing default of any

 Lease provision by the Debtors on the date hereof.
- f. a provision conditioning the Debtors' ability to assign their leasehold rights upon any terms not otherwise required under the Bankruptcy Code;
- - h. a provision requiring the use of a certain tradename;
- i. a provision regarding minimum sales revenues required to be satisfied at the premises covered by the Lease; and
- j. any radius provisions set forth in the Lease to the extent applicable to any existing OSJL stores located near the Debtors' premises (but such radius

provisions shall at all times apply to any new stores which might be opened by OSJL in the area of Debtors' premises after the Closing Date).

- 10. Solely with respect to the transactions contemplated by this Order, the Sale Order, and the Assignment Agreements, none of the Unenforceable Provisions shall apply to OSJL MA in any respect and, without limiting the generality of the foregoing, no violation by the Debtors or OSJL MA of the Unenforceable Provisions shall constitute an event of default under any of the Leases. Notwithstanding anything to the contrary in this Order, the transfer of the Lease pursuant to this Order remains subject to all Lease Encumbrances, as defined in paragraph F of the Sale Order, and shall not be free and clear of such Lease Encumbrances.
- 12. Upon entry of this Order, this Order and the findings hereunder shall be binding upon all parties to the <u>LeasesLease</u> and the Assignment <u>AgreementsAgreement</u>.
- 13. Upon the entry of this Order and the occurrence of the Closing Date, the Landlord Landlord shall accept and honor the assignment of the Lease to the OSJL MA entity.

- 14. The Landlords To the extent required under the Lease, the Landlord shall cooperate and expeditiously execute and deliver, within ten (10) days of any reasonable requests of SJL MA and at no cost to the Landlords Landlord, any instruments, applications, consents or other documents which may be required by any public or quasi-public authority or other party or entity, for the purpose of obtaining any permits, approvals or other necessary documents required for the alteration, opening and operating of the properties as contemplated under the Assignment Agreements Agreement and a memorandum of Lease.
- Agreements Agreement or any side letters, none of the Debtors' insurance policies (and/or any agreements related thereto between any of the Debtors, on the one hand, and the applicable insurer(s) and/or third-party administrators, on the other hand) shall be abandoned, sold, assigned, or otherwise transferred without the express prior written consent of the Debtors and applicable insurer and/or third-party administrator.
- 16. This Court shall retain jurisdiction (i) to construe and determine any disputes under this Order, (ii) to enforce and implement the terms and provisions of the Assignment Agreements Agreement, all amendments thereto, any waivers and consents thereunder, and of each of the agreements executed in connection therewith, and (iii) to resolve any disputes arising under or related to the Lease salessale (but all Landlord/tenant disputes arising after the Closing Date which do not involve the Lease salessale, this Order or the Debtors shall not be subject to the jurisdiction of this Court).
- 17. The Debtors and OSJL MA are hereby authorized and directed to execute and deliver any and all documents, and to do all things reasonably necessary, to effectuate the purposes of this Order, to transfer the Debtors' interests in and to the Leases Lease,

in accordance with the terms of the Assignment <u>Agreements Agreement</u>, and to carry out the terms and conditions of the Assignment <u>Agreements Agreement</u>.

- than with respect to the Debtors' rights and obligations under the Leases first accruing after

 | OSJL MA | takes assignment thereunder as provided for under the Assignment
 | Agreements Agreement | OSJL MA | taking title | |
 | OSJL MA | takes assignment thereunder as a result of | OSJL MA | taking title |
 | OSJL MA | is not |
 |
- 19. This Order shall be effective and enforceable after its entry as provided by Bankruptcy Rule 7062.
- 20. Any remaining objections to the assignment of the <u>Leases Lease</u> that have not been withdrawn, waived, adjourned, or settled, and all reservations of rights included in such objections, are overruled in all respects and denied.
- 21. Any provision in the Leases Lease regarding percentage rent to the extent of Debtors' sales that occurred prior to the Closing Date shall not be imputed against OSJL MA, provided that OSJL MA shall be liable for percentage rent for the prorated portion of calendar year 2025 remaining after the Closing Date for a partial calendar year as if the term began on the Closing Date (and OSJL MA and OSJL shall not be liable to pay any percentage rent based upon sales that occurred prior to the Closing Date or imputed during the Go Dark period after the Closing Date) and no percentage rent is due and owing by OSJL MA and OSJL for the period prior to the Closing Date.

- 22. To the extent there is any inconsistency between the terms of this Order and the terms of the Assignment Agreements (including all ancillary documents executed in connection therewith) Agreement, the terms of this Order shall govern.
- Order, and the Assignment Agreement, to the extent that OSJL MA and any of the Landlords Landlord enter or have entered into a side letter or amendment with respect to one or more Leases the Lease, such side letter or amendment shall govern with respect to rights and obligations of OSJL MA and the applicable Landlord. For the avoidance of doubt, no side letter or amendment shall modify the rights and obligations of any third party without such third party's consent.
- Agreements Agreement or other related documents in this Order shall not diminish or impair the effectiveness of such provision, it being the intent of this Court that the Assignment Agreement and all other related documents be authorized and approved in their entirety pursuant to this Order.
- 25. The Assignment Agreements Agreement and any related agreements, documents, or other instruments may be modified, amended, or supplemented by the parties thereto and in accordance with the terms thereof, without further order of this Court, provided that any such modification, amendment, or supplement is consistent with this Order and does not have any adverse effect on the Debtors' estates; provided, further, that the Debtors shall provide any such modification, amendment, or supplement to the applicable Landlords and the Official Committee of Unsecured Creditors appointed in these Chapter 11 Cases no less than one (1) day prior to execution of such modification, amendment, or supplement; provided, further, that after the

occurrence of the Closing Date, the final versions of the Assignment Agreements Agreement any such related agreements, documents or other instruments (as modified, amended or supplemented) shall be filed with the Court.

<u>acting singly, has the authority to execute the Assignment Agreement and any related</u>

<u>agreements, documents or other instruments with respect to the Lease Assignment on Schedule B</u>

on behalf of itself and the Debtors.

EXHIBIT A

Leases and Applicable Assignees

Stor e Nu mbe r	Address	Base Rent PSF	Lease Expiration Date	Options Cure Costs	Purchaser Entity OSJL Assignee
<u>4691</u>	416 South Bridge Street, Auburn, MA			<u>\$10,000.00</u>	Ocean State Job Lot of MA2025, LLC

EXHIBIT B

Assumption & Assignment Agreements Agreement

(see attached)